		3:22-cr-00049-B ATES OF AMERICA		STATE HERN I	ES DISTRICT C	TEXAS	NORTHERN CLERK, U.	PageID 83 DISTRICT COUNTY DEPT 15 2022  S. DISTRICT OF Deputy	TEXAS	
AGUS	STIN AI	LMANZA RODRIG	UEZ	§ §		<b>1</b>	· · · · · · · · · · · · · · · · · · ·			ļ
					OMMENDATI EA OF GUILT					
count Inconcern and that offense adjudge of 21 U	97), has ndictme ning each the offer. I thered guilty J.S.C. §	appeared before me ant filed February 2, 2 and of the subjects me fense charged is supprefore recommend the of Possession with 841(a)(1) and (b)(1) and and the fense by the district of fendant is currently in the suppreformation of Possession with 841(a)(1) and (b)(1) and (b)(1) and (c) fense by the district of fendant is currently in the suppreformation of the subject of the subjec	pursuant to Fed. R. 022. After cautioning tioned in Rule 11, ported by an independent the plea of guild Intent to Distribution(C) and 18 U.S. Gudge,	Crim.P. ng and e I determent batty be acted to Co. § 2, a	11, and has entexamining AGUS nined that the guasis in fact contacepted, and that atrolled Substant have sentend	ered a place of the series of	lea of guilt LMANZA  a was know ch of the e IN ALM  Aiding an sed accord	y to Count 2 RODRIGUE wledgeable a ssential elen ANZA ROD Id Abetting	of the the Z under of the voluments of some PRIGUEZ in violation	ree- oath tary such be tion
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.									
		The Government do The defendant has I I find by clear and o person or the comm	peen compliant with convincing evidence	h the cur e that the	defendant is no	ot likely 1	to flee or p		to any of	ther
		The Government or	onoses release.							

The Government opposes release.

The defendant has not been complete.

The defendant has not been compliant with the conditions of release.

If the Court accepts this recommendation, this matter should be set for hearing upon motion of the Government.

Government.

The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.

Date: September 15, 2022

LENEE HARRYS TOLIVER UNITED STATES MAGISTRATE JUDGE

## **NOTICE**

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).